

DECLARAT	TION AND	POWER OF ATTORN	VEY					'S DOCKET NO. 5 . 105	
believe I am the orig	ffice address jingl, first and matter which	cby declare that: and citizenship are as a d sole inventor (if only is claimed and for whic ELEMENT WITH	h a patent is sought or	n the inv	ention entitle	rst and joint i	inventor (if pt	ural names are	listed
the specification of v		<u> </u>		-	u vie				
	(check) one)	is attached hereto. Was filed on		21,	2003				as
		Application Serial No	Se <u>rial</u>	No.	10/644.	798			
		and was amended on				pp(icable)			
amendment referred Lacknowledge the d of Federal Regulation	to above. luty to disclo ons, §1.56(a)	ed and understand the ose information which b, and Title 35 USC §1	is material to the ext 02, as printed on the	aminatio	on of this ap e of this Dec	plication in Jaration and	accordance w	rith Title 37, C	ode
hereby claim toreig	en priority be	enefits under Title 35, i ied below any foreign a	United States Code, § pplication for patent (§119 of a or inven	any foreign s tor's certifica	spplication(s) ite having a fi	for patent or ling date befo	ite that of the st	plica
tion on which priori	ty is claimed:	1					nata atau	Chil-sid	
tion on which priori	ty is claimed:	:					Priority	Claimed	
tion on which prioris	ty is claimed:	1(1)						0	
Prior Foreign	ty is claimed:	1(1)	ountry)		y/Month/Yo		•		
tion on which priori	ty is claimed: Application	1(1)					Yes	0°4 □	
tion on which priori	ty is claimed: Application	: (c)	iountry)	(Da	y/Month/Ye	ear Filed)		0	
fion on which priori	ty is claimed: Application	: (c)		(Da		ear Filed)	O Yes	© № □	
tion on which priori	ty is claimed: Application	: (c)	iountry)	(Da	y/Month/Ye	ear Filed)	O Yes	© № □	
Prior Foreign (N	ty is claimed: Application	; (C	iountry)	(Da	y/Month/Ye	ear Filed) ear Filed)	CI Yes J Yes	[] No L	
Prior Foreign (N (N (h	Application Application fumber) Number) Number) coeffit under 1 s of this appli	; (C	Country) Country) Code, §120 of any Unit in the prior United State disclose marginal infe	(Da (Da (Da (Da (Da) (Da) (Da)	sy/Month/You	ear Filed) car Filed) car Filed) (a) listed beloe manner pro	Yes Yes Ves Ves vided by the (No No no no str as the subject irst sparagraph of irst perugations, \$	matte
Prior Foreign (N (N (N (N (N (N (N (N (N (Application Application Application Application Aumber) Number) Aumber) Aumber	(C)	Country) Country) Code, § 120 of any Unit in the prior United State disclose material information and the national content of the content o	(Da (Da (Da (Da (Da (Da) (Da) (Da) (Da)	sy/Month/You sy/Month/You sy/Month/You sapplication for the ass defined in PCT internal	ear Filed) car Filed) car Filed) (s) listed beloe manner pro in Title 37, Cotional filing of	Yes Yes C Yes yes yes yes Yes Yes Yes Yes	No No No nr as the subject irst paragraph of Regulations, §	matte of Titl
Prior Foreign (N (N (N (N (N (N (N (N (N (Application Application fumber) Number) Number) coeffit under 1 s of this appli	(C)	Country) Country) Code, §120 of any Unit in the prior United State disclose marginal infe	(Da (Da (Da (Da (Da (Da) (Da) (Da) (Da)	sy/Month/You sy/Month/You sy/Month/You sapplication for the ass defined in PCT internal	ear Filed) car Filed) car Filed) (s) listed beloe manner pro in Title 37, Cotional filing of	Yes Yes C Yes yes yes yes Yes Yes Yes Yes	No No no no str as the subject irst sparagraph of irst perugations, \$	matte of Titl

POWER OF ATTORNEY: As named inventor, "hereby appoint Joseph V. Colaianni, Reg. No. 20,019; Laurence E. Stein, Reg. No. 35,371 and William G. Bentz, Eeg. No. 48,713; my attorneys with full power of substitution and revocation to prosecute this application; to receive correspondence from and transact all business in the Patent and Trademark Office connected herewith. The correspondence address of the above attorneys is:

PATTON BOGGS LLP

2550 M Street, N.W. Washington, D.C. 20037 Telephone: 202-457-6000 - Facsimile: 202-457-6315

Full name of sole or first inventor PHILIP GLEN MI]_LER Inventor's signature P.O. Box 6030, Lake Charles, LA 70606-6030 Citizenship U.S. Post Office Address P.O. Box 6030, Lake Charles, LA 70606-6030 Full name of second joint inventor, if any CHESTER MODRE MALLER Inventor's signature P.O. Box 6030, Lake Charles, LA 70606-6030 Residence P.O. Box 6030, Lake Charles, LA 70606-6030	
Post Office A Idress P.O. Box 6030, Lake Charles, LA 70606-6030 Full name of second joint inventor, if any CHESTER MOURE XXILER Inventor's signature Date /-9-09 Residence P.O. Box 6030, Lake Charles, LA 70606-6030	
Post Office A Idress P.O. Box 6030, Lake Charles, LA 70606-6030 Full name of second joint inventor, if any CHESTER MOURE XXILER Inventor's signature Date /-9-09 Residence P.O. Box 6030, Lake Charles, LA 70606-6030	
Inventor's signature P.O. Box 6030, Lake Charles, LA 70606-6030	
Citizenship U.S. Post Office Address P.O. Box 6030, Lake Charles, LA 70606-6030	
Full name of third joint inventor, if any	
Inventor's signature	
Residence	
Citizenship	

- § 1.56 Duty of disclosure; fraud; striking or rejection of applications.
- (a) A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such invididuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material where there is substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

UNITED STATES CODE TITLE 35—PATENTS

§ 102. Conditions for patentability; novelty and loss or right to

A person shall be entitled to a patent unless-

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent, or

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or

(c) he has abandoned the invention, or

(d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months before the filing of the application in the United States, or

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or

(f) he did not himself invent the subject matter sought to be

patented, or

(g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction. to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other (Amended July 28, 1972, Public Law 92-358, sec. 2.85 Stat. 501; November 14, 1975, Public Law 94-131, sec. 5, 89 State. 691.)